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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st July 1955.

Issue No.	No. and date	Issued by	Subject
186	S. R. O. 1359, dated the 21st June, 1955. S. R. O. 1360, dated the 21st June, 1955.	Ministry of Labour Ditto	Reference (IT—CG.) No. 4 of 1954. Reference (IT—CG.) No. 5 of 1954.
187	S. R. O. 1361, dated the 23rd June, 1955.	Ministry of Health	Draft Rule for the preparation of Toned Milk.
188	S. R. O. 1362, dated the 23rd June, 1955.	Ministry of Information and Broadcasting.	The Central Government certifies a film to be of the description specified therein.
188-A	S. R. O. 1362-A, dated the 25th June, 1955.	Ministry of Commerce and Industry.	Amendment made in the notification No. S. R. O. 944, dated the 17th March, 1954.
188-B	S. R. O. 1362-B, dated the 25th June, 1955. S. R. O. 1363, dated the 21st May, 1955.	Ministry of External Affairs. Ministry of Rehabilitation.	Amendment made in the state of Pondicherry (Representative Assembly Decree Amendment) Order, 1955. The Displaced Persons (Compensation and Rehabilitation) Rules, 1955.
	S. R. O. 1364, dated the 27th June, 1955.	Ditto	Applications are invited for payment of compensation in accordance with the provisions of the Displaced Persons (Compensation and Rehabilitation) Act, 1954.
190	S. R. O. 1365, dated the 28th June, 1955.	Ministry of Finance	Constitution of the Central Board of the State Bank of India.

Issue No.	No. and date	Issued by	Subject
	S. R. O. 1366, dated the 28th June, 1955.	Ditto	Constitution of the Bombay, Calcutta and Madras Local Boards of the State Bank of India.
191	S. R. O. 1367, dated the 28th June, 1955.	Government of Ajmer.	Acceptance of the Record of Rights for Bancori village in Ajmer as framed in accordance with the provisions of Chapter XII of the Ajmer Tenancy and Land Records Act, 1950.
192	S. R. O. 1368, dated the 23rd June, 1955.	Ministry of Finance	The State Bank (Compensation on Imperial Bank Shares) Rules, 1955.
193	S. R. O. 1369, dated the 30th June, 1955.	Ministry of Finance (Revenue Division)	Exemption of coffee exported out of India or the State of Pondicherry from the whole of customs duty leviable thereon.
194	S. R. O. 1369-A, dated the 1st July, 1955.	Ministry of Finance	The Central Government specifies the form of securities in which the Compensation provided for in the First Schedule to the State Bank of India Act, 1955 shall be given, shall be a government promissory note of the National Plan Bonds.
	S. R. O. 1369-B, dated the 1st July, 1955.	Ditto	Corrections made in the S. R. O. 1366, dated the 28th June 1955, published in the Gazette of India Extraordinary, Part II—Section 3, dated the 28th June, 1955.
195	S. R. O. 1369-C, dated the 1st July, 1955.	Ministry of Finance (Revenue Division)	Amendment made in the notification No. 38-Customs, dated the 16th March, 1952.
196	S. R. O. 1369-D, dated the 1st July, 1955.	Election Commission, India.	To fill a vacancy in the House of the People from the Dharmapuri constituency in the State of Madras.
	S. R. O. 1369-E, dated the 1st July, 1955.	Ditto	Appointment of dates for election to be held in Dharmapuri Parliamentary Constituency to fill a vacancy in the House of the People.
197	S. R. O. 1369-F dated the 1st July, 1955.	Ministry of Commerce and Industry.	Fixation of the price of tea for the purpose of Item 5 in the Second Schedule to the Indian Tariff Act, 1934.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th June 1955

S.R.O. 1432.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951 the Central Government is pleased to specify.

Rajkumar Desraj Urs.

a member of the family of His Highness the Maharaja of Mysore for purposes of that entry.

[No. F.8/13/55-Police-IV.]

C. P. S. MENON, Under Secy.

New Delhi, the 4th July 1955

S.R.O. 1433.—In pursuance of clause (1) of Article 258 of the Constitution, the President, with the consent of the Governments of Bombay, Orissa and Mysore, entrusts to those Governments functions in relation to any matter specified in sub-clauses (c) and (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (XIX of 1923).

[No. 21/46/54-Pol.I.]

A. V. PAI, Secy.

MINISTRY OF FINANCE

New Delhi, the 28th June 1955

S.R.O. 1434.—In exercise of the powers conferred by the proviso to article 309 and, in relation to persons serving in the Indian Audit and Accounts Department, also by clause (5) of article 148 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President, after consultation with the Comptroller and Auditor General as regards the persons referred to above hereby directs that the following further amendments shall be made in the Fundamental Rules, namely:—

“In the said Rules—

“(1) For the two provisos to rule 53(b), the following shall be substituted, namely:—

“In addition he may be granted to such extent and subject to such conditions as the authority ordering his suspension may direct—

- (1) dearness allowance not exceeding the amount admissible as such had he been on leave on leave salary equal to the rate of subsistence allowance payable from time to time; and
- (2) any other compensatory allowance of which he was in receipt on the date of suspension.”

(II) For sub-rule (2) of rule 54, the following shall be substituted, namely:—

- (2) Where the authority mentioned in sub-rule (1) is of opinion that the Government Servant has been fully exonerated or, in the case of suspension, that it was wholly unjustified, the Government Servant shall be given the full pay and allowances to which he would have been entitled, had he not been dismissed, removed or suspended, as the case may be.”

[No. 19(9)-E.IV/54.]

B. S. ATRI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 1st July 1955

S.R.O. 1435.—In pursuance of clause (d) of sub-section (1) of section 8 of the Reserve Bank of India Act, 1934 (II of 1934), and in supersession of the notification of the Government of India in the Ministry of Finance, Department of Economic Affairs, No. F.3(20)-FI/55, dated the 21st May, 1955, the Central Government hereby nominates Shri H. M. Patel, I.C.S., to be a director of the Central Board of the Reserve Bank of India vice Shri D. L. Mazumdar, I.C.S.

[No. F.3(20)-FI/55.]

PYARE LAL GUPTA, Under Secy.

(Department of Economic Affairs)

New Delhi, the 1st July 1955

S.R.O. 1436.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), and rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act and rule 15 of the said Rules shall not apply to the Cooch Behar Industrial Bank Ltd., Cooch Behar, in so far as they relate to the publication of its balance sheet and profit and loss account for the period ended the 31st December, 1954, together with the auditor's report in a newspaper.

[No. F.4(73)-F.I/55.]

J. L. KUNDU, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 2nd July 1955

S.R.O. 1437.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the late Finance Department (Central Revenues) No. 33-Customs, dated the 22nd June, 1935, namely:—

In the said notification in Schedule I—Import Duties under the head, "F. French and Portuguese India", item No. 69 shall be omitted.

[No. 106.]

W. SALDANHA, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 1st July 1955

S.R.O. 1438.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendment shall be made in its Notification No. 37-Income-tax, dated the 5th May 1955 namely:—

In the Schedule appended to the said notification, under the sub-head "IX Hyderabad" against "Hyderabad A Range" entry "4. F Ward of the City Circle, Hyderabad" shall be deleted and subsequent entries renumbered accordingly.

[No. 60/50/30/55-IT.]

K. B. DEB, Under Secy.

CUSTOMS

New Delhi, the 9th July 1955

S.R.O. 1439.—In exercise of the powers conferred by Clause (c) of section 11 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby directs that the following amendment shall be made in its notification No. 43, dated the 21st September, 1940, as subsequently amended, namely:—

After the existing entries, the following entries shall be inserted, namely:—

- | | | |
|---|---|---|
| 52. Pier Pir Pau | Dangerous and non-dan-
gerous petroleum in bulk. | Dangerous and non-dan-
gerous petroleum packed
and in bulk. |
| 53. Butcher Island (Marine Oil Terminal) including Buoy Pier. | Dangerous and non-dan-
gerous petroleum in bulk. | Dangerous and non-dan-
gerous petroleum packed
and in bulk. |

[No. 104.]

JASJIT SINGH, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 30th June 1955

S.R.O. 1440.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order in sub-clause (1) of Clause 21, for paragraph (i) the following shall be substituted, namely:—

“(i) full bales containing not less than 1,400 yards and not more than 1,600 yards; or”.

[No. 8(3)-CT(A)/55-2.]

V. NATESAN, Under Secy.

New Delhi, the 30th June 1955

S.R.O. 1441.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the late Ministry of Industry and Supply No. I(1)-4(41), dated the 7th September, 1950, as amended from time to time, namely:—

In the schedule annexed to the said notification, the following entry shall be added, namely:—

“Sub-Divisional Controllers of Food and Supplies appointed by the Government of West Bengal.”

[No. SC(A)-4(217).]

M. R. MENON, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 29th June 1955

S.R.O. 1442.—The Government of the State of Saurashtra having nominated, in exercise of the powers conferred by clause (e) of sub-section (2) of section 3 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), Dr. F. G. D'Souza, M.B., B.S.(Bom.), F.R.C.S. (Edin.), Director of Health Services, Saurashtra, as a member representing it in the Central Committee for Food Standards in the vacancy caused by the resignation of Shri R. K. Trivedi, the following amendment is made in the notification of the Government of India, in the Ministry of Health, No. S.R.O. 1236, dated the 1st June, 1955, namely:—

In the said notification, for the entry “24. Shri R. K. Trivedi, Director of Health Services, Saurashtra” the entry “24. Dr. F. G. D'Souza, Director of Health Services, Saurashtra” shall be substituted.

[No. F.10-3/55-D.]

CORRIGENDUM

New Delhi, the 27th June 1955

S.R.O. 1443.—In the notification of the Government of India in the Ministry of Health, No. S.R.O. 1236, dated the 1st June, 1955, published at pages 1038-39 of the *Gazette of India*, Part II—Section 3, dated the 11th June, 1955,—

- (i) in line 1 of item 12, for "Public Health Analyst", read "Public Analyst";
- (ii) in item 18, for "Dr. S. C. Roy", read "Dr. S. C. Ray".

[No. F.10-3/55-D.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 21st June 1955

S.R.O. 1444.—The following draft of a further amendment in the Indian Aircraft Rules, 1937, which it is proposed to make in exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), is published, as required by section 14 of the said Act, for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after the 16th September, 1955.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft amendment

In rule 82 of the said Rules, after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(2a) Nothing in sub-rule (2) shall apply to the payment of any charge in respect of any space in or outside a hangar at a Government Civil aerodrome leased out by the Central Government to any person for the purpose of housing or parking an aircraft or for any other purpose approved by the Director General and where any such space is leased out, it shall be subject to payment of such charges as may be determined by the Central Government and also subject to such terms and conditions of the lease as may be agreed upon between the Central Government and such person."

[No. 10-A/17-55.]

New Delhi, the 29th June 1955

S.R.O. 1445.—In exercise of the powers conferred by rule 160 of the Indian Aircraft Rules, 1937, the Central Government hereby exempts for a further period upto 31st December, 1955, all persons in charge of aircraft engaged in international navigation, from the operation of clause (V) of sub-rule (2) of rule 7 of the said Rules, in so far as it requires such persons to carry in the said aircraft, the aircraft and engine log books subject to the condition that the working copies of the aforesaid documents are carried in the said aircraft.

[No. AR/1937(7).]

[F.No.10-A/53-55.]

T. R. MANTAN, Dy. Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

New Delhi, the 29th June 1955

S.R.O. 1446.—In exercise of the powers conferred by Section 18 of the Delhi Road Transport Authority Act, 1950 (XIII of 1950) read with rule 3 of the Delhi Road Transport Authority (Advisory Council) Rules, 1951, and in supersession

of the notification of the Government of India Ministry of Transport No. 51-TAG(8)/50, dated the 3rd March, 1952, the Central Government hereby constitutes an Advisory Council, consisting of the following members, to advise the Delhi Road Transport Authority:—

- (i) The Chairman, Delhi Road Transport Authority—Chairman.
- (ii) The General Manager, Delhi Road Transport Authority—Vice Chairman.
- (iii) Shri J. L. Tandon, Representative of the New Delhi Municipal Committee.
- (iv) Shri Shiv Raj Bahadur, Representative of the Delhi Notified Area Committee.
- (v) Shri V. P. Nanda, President Law Union, Faculty of Law, University of Delhi, Representative of the Delhi University.
- (vi) Shri J. P. Chaturvedi, Representative of the Press Association, New Delhi.
- (vii) Shri R. S. Sarin, Vice President, Central Secretariat Association, Representative of the Central Secretariat Association.
- (viii) Shri Jagmohan Singh, Representative of the United Chamber of Trade Associations, Delhi.
- (ix) Shri C. P. G. Wade, Representative of the Punjab and Delhi Chamber of Commerce, New Delhi.
- (x) Shrimati Sarala Bhargava, M.A., Representative of the Delhi Women's League.
- (xi) The State Motor Transport Controller, Delhi.
- (xii) Shri A. G. Thomas, Superintendent of Police, Traffic, New Delhi, representative of the Police Department.
- (xiii) The Executive Engineer, Delhi State Division, Delhi State Circle, Central Public Works Department, New Delhi.

[No. 18-TAG(14)/54.]

T. S. PARASURAMAN, Dy. Secy.

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 29th June 1955

S.R.O. 1447.—In exercise of the powers conferred by section 219 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following further amendment shall be made in the Indian Merchant Shipping (Load Line) Rules, 1934, the same having been previously published as required by the said section, namely:—

In rule 13 of the said Rules, for the words “Secretary to the Government of India, Ministry of Commerce”, the words “Director General of Shipping” shall be substituted.

[No. 42-M.A(3)/54.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 27th June 1955

S.R.O. 1448.—In pursuance of the provisions of clause (d) of section 4 of the Indian Coconut Committee Act, 1944 (No. X of 1944), the State Government of Mysore have nominated Shri M. Mallaraj Urs, Director of Agriculture, Bangalore, as a member of the Indian Central Coconut Committee for a term upto 31st March, 1956 vice Shri M. K. Appajappa, resigned.

[No. F.7-18/55-Com-I.]

New Delhi, the 29th June 1955

S.R.O. 1449.—In pursuance of the provisions of section 4(4) (iii) of the Indian Lac Cess Act, 1930, (XXIV of 1930), Mr. A. M. Arathoon of Messrs. A. M. Arathoon Ltd., 11, Stephen House, 5, Dalhousie Square East, Calcutta-1, is appointed as a

member of the Governing Body of the Indian Lac Cess Committee vice Mr. B. M. Sarafis resigned. Mr. Arathoon will hold office till the 30th September, 1955, under Rule 4(b) of the Indian Lac Cess Rules, 1930.

[No. F.4-4/55-Com.-I.]

F. C. GERA, Under Secy.

ORDER

New Delhi, the 2nd July 1955

S.R.O. 1450.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (Act 10 of 1955), the Central Government hereby rescinds with immediate effect the Madras Foodgrains (Licensing and Procurement) Order, 1955 published under Madras G.O. Ms. No. 175, Agriculture, dated the 20th January, 1955.

[No. PYII-653(15)/55.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

(Central Boilers Board)

New Delhi, the 28th June 1955

S.R.O. 1451.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 30th September, 1955.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations,—

(a) to Regulation 4(b), the following shall be added, namely:—

“and shall be inspected at all stages of construction as prescribed in Appendix I to the Indian Boilers Regulations, 1950.”

(b) for Regulation 269, the following shall be substituted namely:—

“Reg. 269. Inspection during construction

Inspection during construction and fees therefore shall be governed by rules given in Appendix I and Regulation 395B.”

(c) Re-number regulation 395 as regulation 395A and add the following as regulation 395B, namely:—

“Reg. 395B. Inspection Fees.—The fee for boilers construction in India shall be calculated at three-times the registration fee of a boiler inclusive of all charges to be levied for travelling expenses of the Inspecting Authority and his attending staff.

The manufacturer in addition shall supply free of charge the labour and appliances which may be necessary for such mechanical tests as may be carried out in his or the steel makers, or tube makers premises in accordance with the standards laid down in the Indian Boiler Regulations, 1950. Failing to find facilities himself for the prescribed tests,

the manufacturer shall bear the cost of carrying out these tests elsewhere."

- (d) Add the following as Appendix I.

APPENDIX I

INSPECTION AND TESTING OF BOILER DURING CONSTRUCTION

General

The Inspecting Authority shall have access to the works of the manufacturer, at all reasonable times and shall be at liberty to inspect during the manufacture of a boiler at any stage and to reject any part that does not comply with the requirements of the Indian Boiler Regulations, 1950. Inspection shall be made at least at the following stages of construction and the manufacturer shall give at least 4 days' notice to the Inspecting Authority of reaching the stages. These stages may be combined to suit convenience of the Inspecting Authority.

I. AT THE STEEL WORKS

When the plates, angles, bars or any other part to be used in the construction of the boiler are ready for examination and marking off of the mechanical test specimens and before they are cut from the parent plate or plates, and when the test specimens have been machined and are ready for testing.

II. AT THE TUBE MAKERS WORKS

When the tubes are ready for examination and selection of mechanical test pieces and the test specimens are ready for testing and also when the tubes are ready for hydraulic test.

III. AT THE MANUFACTURERS WORKS

When the plates have been received in the works of manufacturers and are ready for checking of brand numbers with the steel makers sheet for identification and also for stamping of test pieces representative of the welded seams for future identification before being cut from the parent plates in the case of fusion welded boilers and for:—

Shell Type Boilers

A. Lancashire, Cornish and Multitubular Horizontal Boilers.

- (i) When the shell and flue plates are bent to the circular form and before the latter are welded and flanged.
- (ii) When the weld grooves are machined and flue sections are being welded.
- (iii) When the end plates have been dished and flanging operations completed.
- (iv) When the shell and end plates are being drilled and the flue sections have been welded, flanged and drilled, and when the rivets are ready for testing.
- (v) When the shell and flue seams are in process of riveting and the tube holes are ready for the reception of tubes.
- (vi) When the boiler is completed and filled with water in readiness for the hydraulic test.
- (vii) When the boiler has been prepared for a final internal and external examination.

B. Vertical Cross Tube and Multitubular Boilers.

- (i) When the shell and firebox plates are bent to circular form and before the latter are welded.
- (ii) When the weld grooves have been machined on the firebox and uptake tube plates, ready for welding.
- (iii) When the crown plates, cross tubes and uptake finished prior to assembly.
- (iv) When the firebox and shell complete with crowns are in process of drilling and rivets are ready for testing.

- (v) When the shell and flue seams are in process of riveting, and the tube holes have been drilled ready for reception.
- (vi) When the boiler is completed and filled with water in readiness for the hydraulic test.
- (vii) When the boiler has been prepared for a final internal and external examination.

Water Tube Boilers:

- (A) For all types of Water Tube Boilers.
- (B) Riveted Drums.
- (C) Fusion Welded Drums.
- (D) Seamless Drums.
- (E) Headers.

Water Tube Boilers:

A. For all Types of Water Tube Boilers—

- (i) If construction allows, when the headers are ready for the hydraulic test.
- (ii) When the tubes holes are drilled and ready for the reception of tubes.
- (iii) When the boiler is completed and filled with water in readiness for the hydraulic test.
- (iv) When the boiler has been prepared for final internal and external examination.

B. Riveted Drums—

- (i) When the drum shell plates are bent to the circular form & ends are flanged.
- (ii) When the drum shell and drum ends are drilled and when the rivets are ready for testing.
- (iii) When the drum seams are in process of riveting.
- (iv) When the boiler drums are ready for hydraulic test.

C. Fusion Welded Drums—

- (i) When the drum shell plates are bent to the circular form, the drum end plates are flanged, the welding grooves are machined, and the parts are assembled ready for welding.

The Inspecting Officer will check that the test plates are tacked in position and that welding groove in each test plate is in alignment with the groove in the shell plate.

- (ii) When the welding is in progress.
- (iii) When welding at the outside surface has been completed.
- (iv) When the inside surface has been prepared for welding and before the outside surface is dressed.
- (v) When the seams are dressed.
- (vi) When the seams are being radiographed.
- (vii) When the openings are prepared for stand pipes and seatings, and these are being welded in place.
- (viii) When the drum has been heat treated prior to the hydraulic test.
- (ix) When the test plates are ready for the marking off of the test specimens.
- (x) When the test specimens have been machined and are ready for testing.
- (xi) When the drum is ready for hydraulic test.
- (xii) When the tube holes are bored and the drum is completed.

D. Seamless Drums—

- (i) After completion of hot work (with the exception of closing in the end or ends) when the test rings are ready for stamping for identification and before they are cut from the shell.

- (ii) When the test rings are ready for the marking off of the test specimens.
- (iii) After any machining prior to closing in the end or ends.
- (iv) When the test specimens are ready for testing after closing in the end or ends and final heat treatment has been carried out.
- (v) When the drum is ready for hydraulic test.
- (vi) When the tube holes are bored and the drum is completed.

E. Headers—

- (i) When the test ring is ready for stamping and the marking off of the test specimens for identification and before they are cut from the header.
- (ii) When the test specimens are ready for testing.
- (iii) When the header is ready for hydraulic test.

Valves and Mountings:

- (i) When the steel castings, steel forgings, iron castings, bronze castings, etc., are ready for examination and selection of test specimens.
- (ii) When the test specimens are ready for test.
- (iii) When the fittings are ready for hydraulic test.

IV. IDENTIFICATION MARKS

Each boiler shall be permanently and clearly marked on the front end plate with:—

- (a) Manufacturers' Identification Mark.
- (b) Inspecting Authority's Stamp.
- (c) Date of Hydraulic Test.
- (d) Hydraulic Test Pressure.
- (e) Permissible Working Pressure.

[No. BL-333(1)/54.]

DIN DAYAL, Secy.

New Delhi, the 2nd July 1955

S.R.O. 1452.—In the reprint of the Explosives Rules, 1940 (corrected upto 30th May, 1953) published in 1954, the following corrections shall be carried out, namely:

- (i) Page 35, after line 5, add a new line as under
“109. Omitted.”
- (ii) Page 35, In line 6, for “109”, substitute “110”
- (iii) Page 35, In line 18, for “110”, substitute “111”
- (iv) Page 36, In line 3, for “111”, substitute “112”
- (v) Page 36, In line 16, for “112” substitute “113”
- (vi) Page 36, In line 28, for “113”, substitute “114”
- (vii) Page 37, In line 4, for “114”, substitute “115”

[No. S&PII-103(1)/55.]

U. N. SRIVASTAVA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 23rd June 1955

S.R.O. 1453.—Whereas the Central Government is of opinion that it is necessary to acquire certain evictee properties in the State of Uttar Pradesh for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954) it is

notified that the Central Government has decided to acquire, and hereby acquires, the evacuee groves specified in the Schedule.

THE SCHEDULE

DISTRICT RAMPUR

List of evacuee properties for acquisition under Displaced Persons (Compensation & Rehabilitation) Act, 1954

Sl. No.	Particulars of the evacuee property	Name of the town and locality in which the evacuee property is situated	Name of the evacuee
Grove			
	Khasra No.	Area in Bighas	
1	663	1.28	
	66444	* Khandpur
	59/II71	1.41	
2	58238	
	58315	
	58419	
	58516	* Kishanpur
	58616	
	58731	
	58812	
	540	1.03	
	54122	
	54297	
	54328	
	54453	
	54528	
	54631	
	54734	Kishanpur
	54828	Mst. Hamida Begum w/o Dr. Mohd. Zuned Kureshi.
	54941	
	55031	
	55141	
	55209	
	55362	
	55647	
	55741	
	55856	
	55931	
	56022	
	561	6.73	
	56216	
	56309	
	56422	
		<hr/> 19.80	

*These both form one grove.

*DISTRICT MUZAFFARNAGAR

1	1415	6 0 0	Nuzaffarnagar Proper	Maqbool Ahmed s/o Dost Mohd.
2	1002	1 18 0		
	1003/1	1 3 0		
	1004/1	1 3 0	Khatauli Teh. Janseth	Akram Khan, Mohd. Azam Khan s/o Afzal Khan Mohd. Umar Khan s/o Sarfraz Khan.
	1005	7 0 0		
	1016	2 4 0		
		<hr/> 13 8 0		

Serial No.	Particulars of the Evacuee Property	Name of the town and locality in which the evacuee property is situated	Name of the evacuee
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DISTRICT SITAPUR

Khasra No.	Area in Bighas	Vill. Chawni Gora Teh. Ahsan Shamsher, Muzhar Shamsher, Zaffar Shamsher and Maqsood Shamsher.
1 381	13.84	Vill. Chawni Gora Teh. Ahsan Shamsher, Muzhar Shamsher, Zaffar Shamsher and Maqsood Shamsher.

DISTRICT ETAH

1 2234	1.20	Ahmednagar Damnoi	Sabbir Fatma w/o Ayub Khan.
2 2027	3.77	Do.	Jiwan Khan s/o Rehim Khan.
3 498	1.74	Harnigiran	Mohd. Ismail Khan s/o Mohd. Suleman Khan.

DISTRICT SAHARANPUR

1 352	10 14 0	Behat. Teh. Saharanpur	Mohammad Hasain Nazir Hasain, s/o Guhalam Hasain.
355	11 4 0		
2 146	3 19 0	Marwa Teh. Saharanpur	Shah Raziuddin s/o Majid Hasan.
147	9 11 0		
153	4 11 0		
154	1 17 0		
123	0 9 0		
124	1 1 0		
125	1 3 0		
119	4 17 0		
120	2 15 0		
121	2 13 0		
	32 16 0		
3 685	3 4 14	Dara Mikana Teh. Saharanpur.	Mohd. Ibrahim Khan s/o Najib Khan.
689	1 1 0		
690	0 11 2		
691	1 2 18		
692	5 9 0		
694	9 16 18		
	21 4 12		
4 157	3 15 0	Shimloni Teh. Roorki	Mohd. Ayub Khan, Akhtar Ahmed Khan, s/o Mumtaz Khan.
15	10 17 0		
	14 12 0		
5 1 2	3 10 0	Sarsawa, Teh. Nakur	Mohd. Ishaq, s/o Yusuf Khan.
1 3	12 10 0		
17 4	2 14 0		
	18 14 0		
6 374	3 6 0	Daurala, Teh. Nakur	Abdual Rahim Abdul Karim, s/o Mola Bux.
373	0 9 0		
372	0 9 0		
371	0 8 0		
377	0 19 0		
375	8 2 0		
370	0 13 0		
	14 6 0		

Sl. No.	Particulars of the evacuee property	Name of the town and locality in which the evacuee property is situated	Name of the evacuee
Khasra No.	Area in Bighas		
Khasra No.			
7 143	16 10 0	Mirzapur Teh. Nakur	Masood Ahmad, s/o Muni Ahmad.
8 4374	19 2 0	Khanpur, Gojar Gangoh,	Masood Hasan, Maqbool
4347	1 1 0	Teh. Nakur.	Hasan, Khurshed Hasan, s/o Maqdoom Hasan,
4374/2	1 7 0		Mst. Asgari d/o Mst. Amtul Nisa, w/o Maq-
4374	2 10 0		doom Husan.
4313/I	0 2 0		
4346	0 18 0		
DISTRICT MORADABAD			
I 409	4.84	Hasanpur	Bashir Ahmed Khan, s/o Ahmed Hasan Khan.
410	.64		
411	5.28		
<u>10.76</u>			
DISTRICT BAHRAICH			
I 1317	11.025	Basantpur	Ali Raza Khan, s/o Mohd.
1319		Kallka	Ali Raza Khan and others.
1321		Govindpur	
2313	15.025	Pandi.	
2314			
2315/I			
2316			
2358/2			
2359			
2360/I			
2361			
2365/2			
2366/I			
2417/I			
2317/I			
2357/I			
2362			
2363/2			
2364/2			
2366/2			
2419/2			
2420/2			
2438/2			
2439			
2440			
2441			
1885			
1887/I	7.99c	Changowa	
1771/I			
1772			
1773			
1774			
1775			
<u>34.280</u>			
DISTRICT BULANDSHAHAR			
I 544	2.03	Bulandshahr proper	Anwar Ali.

Sl. No.	Particulars of the evacuee property	Name of the town and locality in which the evacuee property is situated	Name of the evacuee
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DISTRICT ALIGARH

Khasra No. Area in Bighas

I	924	Shahjahanpur	Maqbool Fatma w/o Mustafa Khan.
	925	Tejpur	
	926	Teh. Koil	
	927/2	6.44	
	927/1		
	928/1		
	928/2		
	929/1		
	929/2		
2	895	Dadaun, Teh. Atarauli	Smt. Bibi Ummatul Muquaddar w/o Mohd. Rafi Khan Ahmad.
	997		

DISTRICT MAINPURI

I	1318	97 Mainpuri Teh.	Mst. Malika Khatoon, w/ Sheikh Haji Wali Mohd
2	1328	53 Do.	Do.

DISTRICT UNNAO

I	746	2.78 Shafipur Teh. Shafipur Distt. Unnao.	Hakeem Fazlul Hasan s/o Imamul Hasan.
2	131	1.31 Rani Khera Khalsa Teh. Amirbeg, s/o Mohd. Ali	
	132	.21 Hasanganj, Distt. Unnao.	
	133	.37	
	134	.44	
	135	.62	
	136	.72	
	137	1.09	
	139	1.12	
	140	.68	
	149/2	.15	
	150	.34	
	151	.15	
	152	.72	
	153	.18	
	90	.18	
	92	.15	

8.43

[No. SIII-3(4)/55.]

L. J. JOHNSON, Jt. Secy.

New Delhi, the 27th June 1955

S.R.O. 1454.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Madras for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

All urban immovable properties in the State of Madras that is to say, immovable properties situated in that State within the limits of a corporation, a municipality, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), except properties falling under any one or more of the following categories namely:—

(1) any such property which has been specified in any one of the following notifications of the Government of India in the Ministry of Rehabilitation:

- (i) Notification No. F.10(23)SI/55, dated 12th February 1955.
- (ii) Notification No. F.10(23)SI/55, dated 6th June 1955.

(2) any such property—

- (i) in respect of which proceedings are pending before any authority for the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as Evacuee Property has not expired.

(3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

(4) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification or in respect of which a certificate under sub-section (1) of that section has been granted but application under sub-section (2) of that section for its restoration has not been made;

(5) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings under the said section, are pending on the date of this notification;

(6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);

(7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether property is evacuee property or not;

(8) any such property which on the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. F.10(23)-S.I/55.]

New Delhi, the 29th June 1955

S.R.O. 1455.—In exercise of the powers conferred by clause (a) or sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Additional Deputy Commissioner of Jabalpur and Nagpur Districts and Deputy Commissioner of all other districts in the State of Madhya Pradesh [who is also an *ex officio* Deputy Custodian of evacuee property under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)] as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

1. No. F.10(24)SI/55, dated the 28th April, 1955.
2. No. F.10(24)SI/55, dated the 3rd May, 1955.
3. No. F.10(24)SI/55, dated the 2nd June, 1955.

[No. F.10(77)SI/55.]

S.R.O. 1456.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Collector in the State of Uttar Pradesh [who is also an *ex officio* Deputy Custodian of evacuee property under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)] as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

- (1) No. F.10(32)SI/55, dated the 28th April, 1955.
- (2) No. F.3(1)SI/55, dated the 14th May, 1955.
- (3) No. F.3(1)SI/55, dated the 18th May, 1955.
- (4) No. F.10(54)SI/55, dated the 18th May, 1955.
- (5) No. F.10(32)SI/55, dated the 27th May, 1955.

[No. F.10(92)SI/55.]

S.R.O. 1457.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Deputy Commissioner in the State of Rajasthan [who is also an *ex officio* Deputy Custodian under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)] as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

- (1) No. F.10(25)SB/54, dated the 3rd January, 1955.
- (2) No. F.3(4)SI/55, dated the 29th January, 1955.
- (3) No. F.10(8)SI/55, dated the 22nd January, 1955.
- (4) No. F.10(8)SI/55/1, dated the 22nd January, 1955.
- (5) No. F.10(31)SI/55, dated the 22nd February, 1955.
- (6) No. F.10(31)SI/55/1, dated the 22nd February, 1955.
- (7) No. F.10(31)SI/55, dated the 5th March, 1955.
- (8) No. F.10(31)SI/55, dated the 31st March, 1955.
- (9) No. F.10(31)SI/55, dated the 27th May, 1955.

[No. F.10(100)SI/55.]

S.R.O. 1458.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Collector in the State of Saurashtra [who is also an *ex officio* Deputy Custodian of evacuee property under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)], as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

- (1) No. F.10(20)SI/55, dated the 11th April, 1955.
- (2) No. F.10(20)SI/55, dated the 19th May, 1955.
- (3) No. F.10(20)SI/55, dated the 8th June, 1955.

[No. F.10(107)SI/55.]

S.R.O. 1459.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Collector in the State of Hyderabad [who is also an *ex officio* Deputy Custodian under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)] as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have

been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

1. No. 10(8)SBI/54, dated the 22nd January 1955.
2. No. F.10(21)SI/55, dated the 14th April 1955.
3. No. F.10(21)SI/55, dated the 10th May 1955.
4. No. F.10(21)SI/55, dated the 27th May 1955.

[No. F.10(108)SI/55.]

S.R.O. 1460.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Sub-Divisional Officer in the State of Madras [who is also an *ex officio* Assistant Custodian of evacuee property under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)] as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

1. No. F.10(23)SI/55, dated the 12th February, 1955.
2. No. F.10(23)SI/55, dated the 6th June, 1955.
3. No. F.10(23)SI/55, dated the 27th June, 1955.

[No. F.10(109)SI/55.]

S.R.O. 1461.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints every officer for the time being holding the post of Collector in the State of Bombay excluding Greater Bombay [who is also an *ex officio* Deputy Custodian of evacuee property under the Administration of Evacuee Property Act, 1950 (XXXI of 1950)], as a managing officer for the custody, management and disposal of all evacuee properties within his jurisdiction, which have been acquired under section 12 of the said Act by virtue of the following notifications of the Government of India in the Ministry of Rehabilitation:—

- (1) No. F.10(7)SBI/54-P.II., dated the 12th January, 1955.
- (2) No. F.35(10)SB/54, dated the 23rd February, 1955.
- (3) No. F.10(19)SI/55, dated the 31st March, 1955.
- (4) No. F.10(19)SI/55, dated the 6th April, 1955.
- (5) No. F.10(19)SI/55, dated the 26th April, 1955.
- (6) No. F.10(19)SI/55, dated the 19th May, 1955.
- (7) No. F.10(19)SI/55, dated the 19th May, 1955.
- (8) No. F.10(19)SI/55/P.II., dated the 10th June, 1955.

[No. F.10(110)SI/55.]

New Delhi, the 30th June 1955

S.R.O. 1462.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Andhra for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44

of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

Sl. No.	Particulars of the evacuee properties.	Name of the town and locality in which the evacuee property is situated	Name of the evacuee owner
1	Oil Mills	Vavalpad Chittoor district Andhra.	Ah Mohammed,
2	Oil Mills	Vavalpad Village and Taluk, Janab Dawood. Ali or Ali Chittoor district Andhra.	Mohd Dawood.

[No. F.4(9)SI/55.]

S.R.O. 1463.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Mysore for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

All urban immovable properties in the State of Mysore that is to say, immovable properties situated in any area in that State within the limits of a corporation, a municipal committee, a notified area committee, a town area small town committee or a cantonment as those limits existed on the 15th August 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) excepting those falling under one or more of the following categories, namely:—

(1) any such property which has been specified in any one of following notifications of the Government of India in the Ministry of Rehabilitation:—

- (i) Notification No. F.10(22)SI/55, dated the 21st March, 1955.
- (ii) Notification No. F.10(22)SI/55, dated the 30th April, 1955.

(2) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.

(3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending on the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

(4) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending on the date of this notification or in respect of which a certificate under sub-section (1) of that section has been granted but application under sub-section (2) of that section for its restoration has not been made;

(5) any such property which before the date of this notification has been transferred and the transfer is effective under the section 40 of the Administration of

Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings are pending on the date of this notification under that section;

(6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);

(7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether property is evacuee property or not;

(8) any such property which on the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. F.10(22)SI/55.]

CORRIGENDA

New Delhi, the 28th June 1955

S.R.O. 1464.—In the Schedule annexed to the notification of the Government of India in the Ministry of Rehabilitation No. F.10(21)/S.I/55, dated the 10th May 1955, published at page 883 in Part II, Section 3 of the Gazette of India, dated the 21st May 1955, for "property at B-11-413" occurring in column 2 against Serial No. 3 read "property at B-11-412" and for "property at 9-3-38 to 40" occurring in column 2 against Serial No. 37 read "property at 9-3-138 to 140".

[No. F.10(21)/S.I/55.]

New Delhi, the 29th June 1955

S.R.O. 1465.—In the Schedule annexed to the notification of the Government of India in the Ministry of Rehabilitation No. F.10(18)-S.I/55, dated the 3rd June 1955 insert the following particulars under exception (i) to the Schedule. "Notification No. F.10(18)-S.I/55, dated the 26th April, 1955".

[No. F.10(18)-S.I/55.]

S.R.O. 1466.—In the Schedule annexed to the notification of the Government of India in the Ministry of Rehabilitation, No. S.R.O. 1143, dated the 19th May 1955, published at pages 950-951 in Part II, Section 3 of the Gazette of India, dated the 28th May 1955, for "Property at 17-23 Duncan Road E. Ward" occurring in column 3 against Serial No. 7 read "property at 17-23 Kamathipura 13th Lane, Bombay".

[No. F.10(19)SI/55.]

S.R.O. 1467.—In the Schedule annexed to the notification of the Government of India in the Ministry of Rehabilitation, No. S.R.O. 813, dated the 31st March, 1955, published at page 707 in Part II, Section 3 of the Gazette of India, dated the 18th April, 1955, in the Schedule delete "244-46, Falkland Road Junction, 2nd Khambera Lane, C.S. No. 1602, Bhuleshwar Division D, Ward No. 2196 Bombay."

[No. F.10(19)SI/55-P.II.]

KULWANT SINGH, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 29th June 1955

S.R.O. 1468.—In exercise of the powers conferred by section 19 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby directs that the powers exercisable by it under section 8 of the said Act to recover as an arrear of land revenue any amount due from an employer in relation to a factory engaged in an industry in respect of which the appropriate Government is the Central Government, on account of any contribution payable under the said Act or towards the cost of administering the provident fund payable by such employer under any scheme framed thereunder, shall also be exercisable within its jurisdiction by the Government of Andhra.

[No. PF43(4)/54-I.]

S.R.O. 1469.—In pursuance of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby nominates Shri S. S. Joshi, Commissioner of Labour, Madhya Bharat, Indore, to be the Chairman of the Regional Committee for the State of Madhya Bharat in the vacancy caused by the resignation of Shri A. S. Banawalikar and appoints, on the recommendation of the Government of Madhya Bharat, Shri S. B. Rane, Deputy Secretary to the Government of Madhya Bharat, Development and Labour Department, Gwalior, to be a member of the said Regional Committee vice Shri S. S. Joshi and directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1280, dated the 20th June, 1953, namely:—

In the said notification, for

the entry “(1) Shri A. S. Banawalikar, Commissioner of Labour, Madhya Bharat, Indore”

the entry “Shri S. S. Joshi, Commissioner of Labour, Madhya Bharat, Indore;”

and for the entry “(2) Shri S. S. Joshi, Deputy Secretary to the Government of Madhya Bharat, Development and Labour Department, Gwalior/Indore”

the entry “(2) Shri S. B. Rane, Deputy Secretary to the Government of Madhya Bharat, Development and Labour Department, Gwalior”

shall be substituted.

[No. PF.516(10)M.B.]

S.R.O. 1470.—In pursuance of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri Rajandhari Sinha, Resident Representative, TISCO Ltd., Liaison Office, Bihar, Patna-4, to be a member of the Regional Committee for the State of Bihar in the vacancy caused by the resignation of Shri R. H. Modi and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1380, dated the 4th July, 1953, namely:—

In the said notification, for the entry “(4) Shri R. H. Modi, Director of Personnel, TISCO, Jamshedpur,” the following entry shall be substituted, namely:—

“(4) Shri Rajandhari Sinha, Resident Representative, TISCO Ltd., Liaison Office, Bihar, Patna-4.”

[No. PF.516(10)M.B.]

S.R.O. 1471.—In pursuance of paragraph 4 of the Employees' Provident Fund Scheme, 1952, the Central Government hereby appoints Shri James A. Andrew, Managing Director, Madura Mills Co. Ltd., Madurai, to be a member of the Regional Committee for the State of Madras, in the vacancy caused by the resignation of Shri J. R. Marshal and directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 3381, dated the 2nd November, 1954, namely:—

In the said notification, for the entry “(6) Shri J. R. Marshall, General Manager, Madura Mills Co. Ltd., Madurai,” the following entry shall be substituted, namely:—

“(6) Shri James A. Andrew, Managing Director, Madura Mills Co. Ltd., Madurai.”

[No. PF45(4)/55.]

New Delhi, the 2nd July 1955

S.R.O. 1472.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following further amendments shall be made in the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour No. PF.15(5)/48 dated the 11th December, 1948, and that the said amendments shall come into force with effect from the 18th July, 1955, namely:—

In the said Scheme—

(1) in paragraph 26, after sub-paragraph (2), the following sub-paragraph shall be inserted, namely:—

“(3) Where a subscriber to a recognised Provident Fund having elected to continue to subscribe to that Fund under sub-paragraphs (1) and (2)

makes an application to the Commissioner within a period of six months of the date on which this sub-regulation comes into force for becoming a member of the Provident Fund established under this Scheme, the Commissioner may, if he is so satisfied, permit the subscriber to make a fresh election, and where the subscriber is so permitted, the employer shall require the subscriber to make a fresh election in Form C and if he elects to join the Fund, he shall be deemed to have become a member of the Fund and shall be entitled to contribute to it from the date of such re-election. The election certificate together with a return, in duplicate, in Form H and the declaration of the subscriber in Form A shall be forwarded to the Commissioner by the employer within a fortnight of the date of the said certificate. The said return in Form H shall be marked 'special' and shall be deemed to relate to the quarter in which the certificate in Form C is signed, irrespective of whether the subscriber qualifies or does not qualify for bonus in that quarter".

(2) in paragraph 27.—

(i) in Table I—

- (a) for the heading "Monthly rated employees", the heading "Monthly rated employees whose rates of basic wages exceed thirty rupees per month" shall be substituted;
- (b) for the words "Basic wages for the month", in the first column, the words "Total of monthly basic wages, dearness allowance and cash equivalents of concessional rations at the rate of fifteen rupees per month" shall be substituted;
- (c) for the words "basic wages" occurring in the second, third and the fourth columns against the entry "Over Rs. 240", the words "the total of monthly basic wages, dearness allowance and cash equivalents of concessional rations at the rate of fifteen rupees per month" shall be substituted;

(ii) in Table II—

- (a) for the heading "Other employees", the heading "Employees other than monthly rated" shall be substituted;
- (b) for the words "Basic wages for the week" in the heading of the first column, the words "Basic wages for any week ending on or before the 17th July, 1955" shall be substituted;

(iii) after Table II, the following Table shall be inserted, namely:—

TABLE III

(Rates of contribution for any wage period ending on or after the 18th July, 1955).

Category of Employees	Rate of Provident Fund Contribution	
	Member's contribution per rupee of basic wage for the week	Employer's contribution per rupee of basic wage for the week
	Annas	Annas
(a) Weekly paid employees—		
(i) In the States of Bihar and West Bengal	3	3
(ii) In all other States	2½	2½
	Member's contribution per rupee of basic wage for the month.	Employer's contribution per rupee of basic wage for the month.
	Annas	Annas
(b) Monthly paid employees whose basic rate of pay does not exceed Rs. 30 per mensem—		
(i) In the States of Bihar and West Bengal	3	3
(ii) In all other States	2½	2½

(iv) after sub-paragraph (2), the following sub-paragraphs shall be inserted, namely —

(3) For the purpose of ascertaining the amounts of a member's contribution or an employer's contribution payable in terms of Table III any fraction of a rupee in the member's basic wages for the wage period for which contribution is so payable shall, in the first instance, be rounded off to a rupee even though the fraction is less than eight annas. Fractions of an anna both in the member's and the employer's contributions shall be ignored. (4) In calculating the total emolument for the purpose of ascertaining the amount of a member's contribution or an employer's contribution in terms of Table I, the cash equivalent of concessional rations for the entire month shall be reduced by eight annas for each day of absence without pay irrespective of whether rations at concessional rates are drawn by the member or his dependents during such absence or not. Where a member leaves service in a coal mine before the end of a month or is appointed in a coal mine after the first day of a month, a reduction at the rate of eight annas per day shall be made from the cash equivalent of concessional rations at the rate of fifteen rupees per month in respect of the days of that month following or preceding such termination or joining service".

(3) in sub-paragraph (1) of paragraph 33A, for the words "on the basis of wages payable", the words "as provided in this Scheme" shall be substituted.

(4) in sub-paragraph (3) of paragraph 36 after the words "relating to the basic wages", the following words shall be inserted namely —

"or the total of monthly basic wages dearness allowance and cash equivalent of concessional rations at the rate of fifteen rupees per month",

(5) to paragraph 37A the following proviso shall be added, namely —

'Provided that in the case of monthly rated employees whose basic rate of pay exceeds Rs 30 per month, the total of monthly basic wages, dearness allowance and cash equivalent of concessional rations at the rate of fifteen rupees per month calculated according to sub-paragraph (4) of paragraph 27 shall be recorded in the contribution card in Form E (Revised) in the column bearing the heading "Wages earned" and that the words 'Basic rate above rupees thirty' shall be endorsed at the top of such contribution card" and

(6) in the second proviso to paragraph 45, after the words "and enter therein the basic wages", the following words, figures and brackets shall be inserted, namely —

"or the total of monthly basic wages dearness allowance and the cash equivalent of concessional rations at the rate of fifteen rupees per month calculated according to sub-paragraph (4) of paragraph 27, as the case may be".

[No PF 2(10)/52]

S R O 1473—In pursuance of sub-section (3) of section 14 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby specifies the Deputy Provident Fund Commissioner as the authority for the purposes of the said sub-section

[No PF 43(4)/54]

S R O 1474—In exercise of the powers conferred by clause (a) of section 19 of the Employees' Provident Funds Act 1952 (XIX of 1952), the Central Government hereby directs that the power exercisable by it under section 17 of the said Act shall be exercisable also by the Deputy Provident Fund Commissioner

[No PF 42(1)/54]

A P VEERA RAGHAVAN, Under Secy

New Delhi, the 2nd July 1955

S.R.O. 1475.—In exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), the Central Government hereby directs that the following further amendment shall be made in the Coal Mines Labour Welfare Fund Rules, 1949, the same having been previously published as required by sub-section (1) of the said section, namely:—

In sub-rule (1) of rule 31 A of said Rules,—

(a) after first proviso the following further proviso shall be inserted, namely:—

“Provided further that in the case of any dispensary in respect of which the Commissioner is satisfied that it has been brought up to the prescribed standard in all respects except buildings and equipments, the grant-in-aid may be paid, if the owner or agent of the colliery undertakes to bring the buildings and equipments also to the prescribed standard within such period not exceeding five years as may be specified by the Commissioner in this behalf.

If after payment of the first year's grant-in-aid it is found at the time of any subsequent inspection that the owner or agent has not in the opinion of the Commissioner made sufficient progress towards improvement in regard to the equipments and buildings, the payment of grant-in-aid for the subsequent years may be withheld”.

(b) the existing second proviso shall be omitted.

[No. CLFR/AM(1)M-1(9)53.]

P. D. COMMAR, Under Secy.

ORDERS

New Delhi, the 1st July 1955

S.R.O. 1476.—Whereas by an order of the Government of India in the Ministry of Labour No. LR.2(44)/55, dated the 1st July, 1955, an industrial dispute between the employers in relation to the Chaibassa Lime Stone Quarries of Messrs. Associated Cement Company Ltd., Jhinkpani, and the Associated Cement Company's Quarries Contractors' Council, Jhinkpani, on one hand and their workmen on the other, has been referred to an Industrial Tribunal for adjudication;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby prohibits the continuance of the strike in existence in the Chalbassa Lime Stone Quarries, Jhinkpani.

[No. LR.2(44)/55-1.]

S.R.O. 1477.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Chaibassa Lime Stone Quarries of Messrs. Associated Cement Co. Ltd., Jhinkpani, and the Associated Cement Company's Quarries Contractors' Council, Jhinkpani, on one hand, and their workmen on the other, in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, In exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad constituted under section 7 of the said Act.

THE SCHEDULE

(i) Wage rates.

(ii) Work load.

(iii) Arrears of wages, etc., to contract labour in pursuance of the agreement arrived at at the second session of the Industrial Committee on Cement held at Hyderabad in March 1954.

[No. L.R.2(44)/55.]

P. S. EASWARAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 1st July 1955

S.R.O. 1478.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled 'Pushover' and its trailer produced by the Columbia Pictures Corporation, U.S.A. shall be deemed to be uncertified films in the whole of India.

[No. 8/11/55-F.C.]

T. R. V. CHARI, Dy. Secy.

New Delhi, the 30th June 1955

S.R.O. 1479.—In exercise of the powers conferred by sub-rule (3) of rule 9 read with sub-rule (1) of rule 10 of the Cinematograph (Censorship) Rules, 1951, the Central Government hereby appoints Sri S. M. Y. Sastry, as a member of the Advisory Panel of the Central Board of Film Censors at Bombay, with immediate effect.

[No. 14/2/55-FC.]

S.R.O. 1480.—In exercise of the powers conferred by sub-rule (3) of rule 9 read with rule 10A of the Cinematograph (Censorship) Rules, 1951, the Central Government hereby appoints Srimati P. N. Nariman, as a member of the Advisory Panel of the Central Board of Film Censors at Bombay, with immediate effect vice Srimati Jerbanu J. Chinoy, resigned.

[No. 14/2/55-FC.]

ORDER

New Delhi, the 7th July 1955

S.R.O. 1481.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945, dated the 28th April 1955, the Central Government with the previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S. No.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1.	Indian News Review No. 351	Govt. of India, Films Division, Bombay.	Govt. of India, Film dealing with Films Division, Bombay.	news and current events.

[No. (1/16/55-F:App/39).]

D. KRISHNA AYYAR, Under Secy.

